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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/003,815	10/31/2001	Richard Paul Tarquini	10016862-1	4734
7590 03/11/2005			EXAMINER	
HEWLETT-PACKARD COMPANY			ALOMARI, FIRAS B	
Intellectual Property Administration			ART UNIT	PAPER NUMBER
P.O. Box 272400				TATERNOMBER
Fort Collins, CO 80527-2400			2136	
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(a)			
	Application No.	Applicant(s)			
Office Action Summary	10/003,815	TARQUINI ET AL.			
Office Action Summary	Examiner	Art Unit			
	Firas Alomari	2136			
 The MAILING DATE of this communication appeariod for Reply 	ppears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPI THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a regif NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by statur Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	.136(a). In no event, however, may a reply be timply within the statutory minimum of thirty (30) day it will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) filed on 111	February 2002.				
	is action is non-final.				
3) Since this application is in condition for allowed	· · · · · · · · · · · · · · · · · · ·				
Disposition of Claims					
4) ☑ Claim(s) 1-22 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) 1-22 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/	awn from consideration.				
Application Papers		·			
9)⊠ The specification is objected to by the Examin	er.				
10) ☐ The drawing(s) filed on is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) ☐ The oath or declaration is objected to by the E	Examiner. Note the attached Office	Action or form PTO-152.			
Priority under 35 U.S.C. § 119	•	•			
 12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureat * See the attached detailed Office action for a list 	nts have been received. Its have been received in Applicationity documents have been received in Applicationity documents have been received in the process of the process	on No ed in this National Stage			
Attachment(s)					
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date					
Notice of Draitsperson's Patent Drawing Review (P10-946) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date		Patent Application (PTO-152)			

DETAILED ACTION

Specification

The examiner suggests the applicants to provide the serial numbers of all copending applications mentioned on page 1.

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 12 and 13 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 3. The term "binary pattern comparison" in claim s 12 and 13 is a relative term which renders the claim indefinite. The term "binary pattern comparison" is not defined by the claim, the specification does not provide a standard for ascertaining the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35
U.S.C. 102 that form the basis for the rejections under this section made in this
Office action:

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A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

5. Claims 19 and 20 are rejected under 35 U.S.C. 102(e) as being anticipated by Vaidya US (62,279,113).

As per claim 19: Vaidya discloses a method for detecting an intrusion at node of a network comprising:

Reading a first packet received by the node; (Col 6, lines 57-59 and item 58 of FIG. 3)

Determining a first signature of the first packet; (Col 7, Lines 24-30)

Comparing the first signature with a signature file comprising a first machinereadable logic representative of a first packet signature; (Col 7, Lines 32-36)

As per claim 20: Vaidya discloses the method of claim 19 wherein, wherein the packet is received by the node. (Col 6, lines 58-65)

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which

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said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

2. Claims 1-18, 21 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Vaidya US (6,279,113) in view of Shanklin et al. US(6,578,147).

As per claim 1,7 and 14: Vaidya discloses a method for detecting an intrusion at node of a network comprising:

Reading a first packet received by the node; (Col 6, lines 57-59 and item 58 of FIG. 3)

Determining a first signature of the first packet; (Col 7, Lines 24-30)

Comparing the first signature with a signature file comprising a first machinereadable logic representative of a first packet signature; (Col 7, Lines 32-36)

Vaidya doesn't explicitly disclose reading the response packet of the first packet, extracting the signature, comparing the signature with the signatures file and determining that the response packet corresponds to the second machine. However Shanklin et al. discloses a system for detecting unauthorized signatures from or to a local network where the intrusion sensors analyze inbound and outbound traffic (Col 3, 30-41 and Col 3, Lines 4-7) where he uses the intrusion detection for inbound and outbound traffic. Therefore it would been obvious to one ordinary skilled in the art at the time invention was made to modify Vaidya system with the teaching of Shanklin to include a step for inspecting outgoing response packets and extracting the signature and comparing the signature with

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the signatures file. One would be motivated to do so in order to enable the system to inspect application level sessions and identify applications that misuses network recourses and to enable the system to provide an additional level of security by providing more accurate signature analysis through examining incoming and outgoing packets.

As per claims 2 and 8: Vaidya discloses the method of claim 1, further comprising executing a directive associated with the first machine readable logic upon determining the first signature corresponds with the first machine readable logic. (Col 6, Lines 17-26 and Col 7, Lines 43-45)

As per claims 3 and 9: Vaidya doesn't explicitly disclose the method according to claim 1, further comprising executing a directive associated with the second machine readable logic upon determining the second signature corresponds with the second machine readable logic. however Shanklin et al disclose an intrusion detection system where the IDS sensors examines outgoing packets, sensors forward alerts to a management station which may then alert the system manager or automatically take action(Col 3, lines 55-65). Therefore it would be obvious to one ordinary skilled in the art to modify Vaidya system to include executing a directive for outgoing packets. One would be motivated to do so in order to enable the system to inspect application level sessions and identify applications that misuses network recourses and to enable the system to provide

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an additional level of security by providing more accurate signature analysis through examining incoming and outgoing packets

As per claim 4,10 and 15: Vaidya doesn't explicitly disclose the method according to claim 3, wherein executing a directive associated with the second machine-readable logic further comprises discarding the second packet. however Shanklin et al. discloses including the appropriate functionality in the sensor to enable it take appropriate action such as terminating the connection (Col 3, lines 55-65 and Col 4, line 54-61). Therefore it would be obvious to one ordinary skilled in the art to modify Vaidya system to include discarding second packets when executing a directive. One would be motivated to do so in order to enable the system to inspect application level sessions and identify applications that misuses network recourses and to enable the system to provide an additional level of security by providing more accurate signature analysis through examining incoming and outgoing packets.

As per claim 5 and 11: the method according to claim 4, wherein discarding the second packet further comprises discarding the packet at the network layer of the network stack of the node. The examiner is deeming this to be inherent to the system due to the fact that any processing done at the packet level is done in the network layer of the network stack.

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As per claim 6: Vaidya discloses the method according to claim 1, wherein reading a second packet generated by the node in response to reception of the first node further comprises reading a second packet generated by a network stack of an operating system of the node. (Col 7, Lines 12-24)

As per claims 12 and 18: Vaidya discloses the computer-readable medium according to claim 7, wherein comparing the first signature with a first instruction set comprising first set of Machine readable logic representative of a packet signature further comprises performing a binary pattern comparison with the first signature and the first set of machine readable logic. (Col 7, Lines 32-36)

As per claim 13: Vaidya doesn't explicitly disclose the computer-readable medium according to claim 7, wherein comparing the second signature with the signatures file further comprises performing a binary pattern comparison with the second signature and the second machine readable logic. however Shanklin et al discloses an intrusion detection system where the IDS sensors examine outgoing packets binary code patterns to detect patterns associated with misused access (Col 3, Lines 40-49). therefore it would be obvious to one ordinary skilled in the art to modify Vaidya system to include binary comparison for outgoing packets. One would be motivated to do so in order to enable the system to inspect application level sessions and identify applications that misuses network recourses and to enable the system to provide an additional level of security by

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providing more accurate signature analysis through examining incoming and outgoing packets.

As per claim 21: Vaidya doesn't explicitly disclose reading the response packet of the first packet, extracting the signature and comparing the signature with the signatures file and determining that the response packet corresponds to the second machine. However Shanklin et al. discloses a system for detecting unauthorized signatures from or to a local network where the intrusion sensors analyze inbound and outbound traffic (Col 3, 30-41 and Col 3, Lines 4-7) where he uses the intrusion detection for inbound and outbound traffic. Therefore it would been obvious to one ordinary skilled in the art at the time invention was made to modify Vaidya system with the teaching of Shanklin to include a step for inspecting outgoing response packets and extracting the signature and comparing the signature with the signatures file. One would be motivated to do so in order to enable the system to inspect application level sessions and identify applications that misuses network recourses and to enable the system to provide an additional level of security by providing more accurate signature analysis through examining incoming and outgoing packets.

As per claim 21: Vaidya doesn't explicitly disclose a step for evaluating if the signature corresponds to a probe packet. However Shanklin et al. discloses a method for detecting probe packets from packets signature (Col 5, lines 30-55). Therefore it would been obvious to one ordinary skilled in the art at the time

invention was made to modify Vaidya system with the teaching of Shanklin to include an evaluation method for packets to determine if it belong to a probe packet. One would be motivated to do so in order to enable the system to differentiate between legitimate probe packets and malicious probe packets and to provide protection against different types of attacks.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Firas Alomari whose telephone number is (571) 272-7963. The examiner can normally be reached on M-F from 7:30 am - 4:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, AYAZ SHEIKH can be reached on (571) 272-3795. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2100

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Firas Alomari Examiner Art Unit 2136

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